## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

EVAN BRIAN CROCKER, on behalf of	§ 8
himself and all those similarly situated,	§ • Chapter 7
Plaintiffs,	§ • Case No. 15-35586 (DRJ)
v.	8
NAVIENT SOLUTIONS, LLC, NAVIENT CREDIT FINANCE CORPORATION	§ CLASS ACTION
Defendants.	\$ \$ \$

## PLAINTIFF'S PRELIMINARY APPROVAL HEARING WITNESS AND EXHIBIT LIST

WITNESSES:1			
WILL CALL			
1) Evan Brian Crocker	Judge: David R. Jones		
	Hearing Date: 8/13/2021		
	Hearing Time: 10:00 A.M.		
	Party's Name: Plaintiff, Evan Brian		
	Crocker		
	Attorney's Name: Jason W. Burge		
	Attorney's Phone: (504) 586-5241		
	Nature of Proceeding: Plaintiff Evan Brian		
	Crocker's Motion for Preliminary		
	Approval of Class Action Settlement		

<sup>&</sup>lt;sup>1</sup> Plaintiff reserves the right to supplement or amend this Witness List as necessary.

## EXHIBITS<sup>2</sup>

Ex.	Description	Offered	Objection	Admitted/Not	Disposition
#					
1	Settlement Agreement and				
	Release (R. Doc. 346-3)				
2	Notice of Proposed				
	Settlement of Class Action				
	(R. Doc. 346-6)				
3	Declaration of Jason W.				
	Burge in Support of				
	Plaintiff's Motion for				
	Preliminary Approval (R. Doc. 346-2)				
4	Covered Loan List (R. Doc.				
4	346-5)				
	340 3)				
5	Defendants' Objections &				
	Responses to Plaintiff's First				
	Set of Interrogatories in				
	Homaidan v. Navient (Ex. S				
	to Crocker Class Certification Brief),				
	CROCKERCERT000282				
6	Crocker Application and				
	Promissory Note,				
	HAAS000001-9,				
	CROCKERCERT000995				
7	Crocker Chapter 7 Voluntary				
	Petition,				
	CROCKERCERT000964				
8	Crocker Order Discharging				
	Chapter 7 Debtor,				
	HAAS000013-14,				
	CROCKERCERT001009				
9	June 10, 2016 Email from				
	Navient to Crocker,				
	CROCKERCERT001011				
10	Navient/Sallie Mae's				
	Collection Attempts,				
	CROCKERCERT001012				

<sup>&</sup>lt;sup>2</sup> Without waiving the right to object to the admissibility of such exhibits, Plaintiff reserves the right to use any other party's designated exhibits, including for purposes of authentication, impeachment, or rebuttal, and to supplement and otherwise revise this Exhibit List as necessary. Plaintiff may introduce portions, excerpts or enlargements of these exhibits at the hearing.

Dated: August 11, 2021 Respectfully submitted,

By: /s/ Jason W. Burge

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## **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that on this 11<sup>th</sup> day of August, 2021, a true and correct copy of the foregoing was served via Court's electronic case filing system (CM/ECF) to all parties registered to receive such notice in the above-captioned proceeding.

/s/ Jason W. Burge
Jason W. Burge